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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/826,503	04/19/2004	Oded Cohen	2808/28 1946			
	7590 06/13/2007	EXAMINER				
DR. MARK FRIEDMAN LTD. C/o Bill Polkinghorn Discovery Dispatch 9003 Florin Way			LIPMAN, JACOB			
			ART UNIT PAPER NUMBE			
Upper Marlbor			2134			
			MAIL DATE	DELIVERY MODE		
			06/13/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/826,503	COHEN ET AL.	
Examiner	Art Unit	_
Jacob Lipman	2134	

	Ja	acob Lipman		2134	
	The MAILING DATE of this communication appears	s on the cover s	heet with the c	orrespondence add	ress
THE	REPLY FILED 06 June 2007 FAILS TO PLACE THIS APPLIE			-	
	The reply was filed after a final rejection, but prior to or on the this application, applicant must timely file one of the followin places the application in condition for allowance; (2) a Notice a Request for Continued Examination (RCE) in compliance time periods:	e same day as fil g replies: (1) an a e of Appeal (with	ing a Notice of amendment, aff appeal fee) in o	Appeal. To avoid aba idavit, or other eviden compliance with 37 Cl	ce, which FR 41.31; or (3)
a) b)		isory Action, or (2) t	the date set forth	in the final rejection, wh g date of the final rejecti	ichever is later. In
	Examiner Note: If box 1 is checked, check either box (a) or (b). TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.	ONLY CHECK BO			
nave under set for may r	sions of time may be obtained under 37 CFR 1.136(a). The date on been filed is the date for purposes of determining the period of exten 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shorth in (b) above, if checked. Any reply received by the Office later the educe any earned patent term adjustment. See 37 CFR 1.704(b). ICE OF APPEAL	sion and the corres	ponding amount riod for reply original	of the fee. The approprinally set in the final Office	ate extension fee be action; or (2) as
	The Notice of Appeal was filed on A brief in complia filing the Notice of Appeal (37 CFR 41.37(a)), or any extensi a Notice of Appeal has been filed, any reply must be filed wind NDMENTS	ion thereof (37 Cf	FR 41.37(e)), to	avoid dismissal of th	s of the date of e appeal. Since
3.	The proposed amendment(s) filed after a final rejection, but (a) They raise new issues that would require further consist (b) They raise the issue of new matter (see NOTE below) (c) They are not deemed to place the application in better	ideration and/or s ;	earch (see NO	TE below);	
	appeal; and/or (d) They present additional claims without canceling a connection NOTE: (See 37 CFR 1.116 and 41.33(a)).	rresponding numl	ber of finally rej	ected claims.	
	The amendments are not in compliance with 37 CFR 1.121. Applicant's reply has overcome the following rejection(s):		otice of Non-Co	mpliant Amendment (PTOL-324).
	Newly proposed or amended claim(s) would be allow non-allowable claim(s).		l in a separate,	timely filed amendme	nt canceling the
7. 🛛	For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provid The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1,2 and 4-11.	will not be enter ed below or appe	ed, or b) 🛭 wil ended.	ll be entered and an e	xplanation of
٨٥٥١	Claim(s) withdrawn from consideration: DAVIT OR OTHER EVIDENCE				
	The affidavit or other evidence filed after a final action, but b because applicant failed to provide a showing of good and s was not earlier presented. See 37 CFR 1.116(e).				
	The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to over showing a good and sufficient reasons why it is necessary a	rcome <u>all</u> rejection ind was not earlie	ons under appear or presented. S	al and/or appellant fai ee 37 CFR 41.33(d)(1	ls to provide a).
	The affidavit or other evidence is entered. An explanation of UEST FOR RECONSIDERATION/OTHER			•	
	11. The request for reconsideration has been considered because:	ed but does NOT	place the applic	cation in condition for	allowance
40 F	See Continuation Sheet.	TO (00 (00) 0			
	☐ Note the attached Information Disclosure Statement(s). (PT Other:	IO/SB/08) Paper	No(s)		,
13. L	Other:		<u> </u>	Hart	>
			SUPERVI	KAMBIZ ZAND ISORY PATENT EX	AMINER

Continuation of 11. does NOT place the application in condition for allowance because: Applicant argues that combining Tso and Hall would not have been obvious to one of ordinary skill in the art since Tso is protecting from malicious code to be installed, and Hall is protected from unauthorized execution. The examiner points out that protecting against multiple types of attacks is desirable. If both Hall and Tsoa protected data from the same problem, there would be a bigger question of why one of ordinary skill in the art would combine them. As is, the motivation to combine is to protect from multiple security issues. Applicant argues that Hall discloses the object must be loaded for the envelope to work, and in Tso the object is not fully loaded. The examiner points out that the object is not executable until the virus checking is complete, as discloses by Tso, but after it is complete, the wrapper of Hall would protect the file from unauthorized use. With regard to applicant's argument that Tso in view of Hall does not disclose extracting the file from the wrapper. The examiner points to column 6 lines 44-49, where Tso discloses compressing the object, which would mean it is extracted from the wrapper.